

Holmes Electric Protective Company

1929-1930

HOLMES ELECTRIC PROTECTIVE COMPANY  
370 SEVENTH AVENUE  
NEW YORK, N.Y.

A. W. ALLEN, PRESIDENT  
H. C. WARD, OPERATING SUPT.  
W. J. FARQUHAR, SEC. AND TREAS.  
W. A. SIBLIN, AUDITOR



TELEPHONE PENNSYLVANIA 8100

W. B. MANSON, SALES MGR.  
M. A. MIRANDA, CHIEF ENGR.  
P. R. WEBB, PATROL MGR.  
JOHN BARTELS, CONST. SUPT.

April 4, 1929

American Numismatic Society,  
156th Street and Broadway, S.W. Cor.,  
New York, N.Y.

Gentlemen:

We have just received from Marc Eidlitz & Sons, Inc.,  
authorization to proceed with the protection of the doors and  
windows on your proposed new vaults.

We are accordingly submitting herewith, in duplicate,  
service agreement for this protection.

At your convenience will you kindly sign the copy marked  
"Company's Original" and return to this office, retaining the other  
copy for your files.

Yours very truly,

  
Sales Manager

## Agreement for Electric Protective Service

**This Agreement** between the HOLMES ELECTRIC PROTECTIVE COMPANY, hereinafter called the Company, and **American Numismatic Society**.....hereinafter called the Subscriber,

**Witnesseth:** That the said parties for and in consideration of the mutual covenants herein contained do hereby mutually agree as follows:

1. The Company will furnish its electric protective service to the Subscriber in connection with the Subscriber's premises at **156th Street and Broadway, South West Corner**

by means of the electric protective equipment specified in the Schedule of Installation attached hereto and made a part hereof, connected by individual circuit or circuits with a central station of the Company. The Subscriber will accept service hereunder and will permit the Company's employees to have access to the premises at all reasonable times to carry out this agreement and to install, inspect, adjust, repair or remove the equipment or any part thereof and will furnish the Company from time to time with such keys and other means as will give access to the premises.

2. The Subscriber will pay to the Company.

(a) Before any electric protective service is furnished hereunder an initial charge of \$ ----- to cover the cost of connecting the service and of installing the Company's equipment.

(b) During the term of this agreement an electric protective service charge of \$ **36.50** ----- per month, payable monthly in advance.

(c) Upon the rendition of bills therefor charges for special services hereinafter described in accordance with the Company's established schedules.

3. The circuit or circuits, the station set, all signs and name plates and all interior wiring including screens, window taping, stripping, springs, spring blocks, protective panels, traps, ----- which the Company may from time to time place in or about the premises for the purpose of this agreement, shall be and remain the property of the Company; and the Subscriber agrees not to permit, in connection therewith, the attachment or use of any apparatus or appliance which is not furnished by the Company.

All work of maintenance, repair and reinstallation shall be performed by the Company at the expense of the Subscriber. Where the Company finds that such work is necessary it will notify the Subscriber and furnish him with an estimate of the cost of the work to be done on the Subscriber's authorization.

4. Whenever closing the premises the Subscriber or a representative of the Subscriber will set the alarm properly and will remain upon the premises until notified by signal that proper connection with the Central Station has been established; but if it comes to the Company's attention that the premises have been left without the alarm being set properly, the Company will send a man to the premises to set the alarm properly, if possible. If this cannot be done because the equipment at the Subscriber's premises is out of order, temporary minor repairs will be made, if possible. If a connection with the Central Station cannot be established at the time, the Company will dispatch a notification of the inability to establish a connection and furnish a man to watch the premises until the arrival of the Subscriber or a representative of the Subscriber, or until the equipment is temporarily repaired and such connection made; and the Subscriber will pay for the special service of setting the alarm properly, making said temporary minor repairs and watching as above provided.

5. Whenever opening the premises, the Subscriber or a representative of the Subscriber will give the proper opening signal promptly to the Central Station and if the opening signal is not given promptly or if the Subscriber or a representative of the Subscriber shall cause the premises to be opened during any closed period at other than the designated opening time without previously notifying the Company of his intention so to open, thus causing the Company to render the special service of sending a man to visit the premises unnecessarily, the Subscriber will pay for such special service as above provided.

6. Whenever an alarm is received at the Central Station, the Company will send a man to the premises. If able to enter the premises, the man sent by the Company will inspect the equipment to ascertain the cause of the alarm:

(a) If the inspection shows only that the equipment is out of order, it will be repaired temporarily, if possible.

If it cannot be repaired temporarily, and the Subscriber or a representative of the Subscriber is not at the premises, the Company will dispatch a notification to the Subscriber of the result of the inspection, and will furnish a man to watch the premises until relieved by the Subscriber or a representative of the Subscriber or until a proper connection with the Central Station is re-established; and the Subscriber will pay for the special service of making temporary repairs and watching the premises as above provided.

(b) If the inspection shows that the alarm is due to an interference with the equipment caused by the efforts of an unauthorized person or of a policeman, fireman or fire insurance patrolman, to enter the premises, or caused by an accident or by the action of the elements, and the Subscriber or a representative of the Subscriber is not at the premises, the Company will dispatch a notification to the Subscriber of the result of the inspection. The Company will furnish a man to watch the premises for a period of two hours from the time the notification of the result of the inspection has been dispatched without further charge, but if the Subscriber or his representative does not come to the premises within that period, the Company will at the expense of the Subscriber continue to furnish a man to watch the premises beyond said period of two hours and until the arrival of the Subscriber or a representative of the Subscriber, for which special service the Subscriber will pay as above provided. When the situation is brought to the attention of the Subscriber or Subscriber's representative upon his arrival at the premises, the Company will be deemed to have performed all the duties required of it in the particular instance.

7. The Subscriber hereby authorizes and directs any man sent to the premises by the Company to detain or cause the detention of or hold in custody for and on the Subscriber's behalf and upon the Subscriber's responsibility, any person found in or about the premises who is, in the judgment of said man, unable properly or satisfactorily to identify himself through the means furnished the Company by the Subscriber, as a person having lawful authority to be in or about said premises; and the Subscriber will indemnify and save harmless the Company from and against any and all liability and expense of any and every kind growing out of any and all claims or causes of action by reason thereof, including claims or causes of action for assault, false arrest or false imprisonment.

8. The Company will do whatsoever has been shown by its experience to be usually required to so organize its forces and maintain its plant and apparatus as to enable it to investigate promptly all cases that come to its attention where the premises have been left without the alarm being set properly, to answer promptly all alarms and to provide men to watch pending the arrival of the Subscriber or a representative of the Subscriber as provided for herein, but if for any extraordinary reason the Company does not have a sufficient force available to furnish a man to watch in each case, it will take such steps as may, in its judgment, be possible and practicable and by so doing will be deemed to have performed all the service required of it hereunder. The Company shall not in any case be liable as an insurer of property or for any loss or damage which may at any time be occasioned by or because of the improper working of any equipment or connecting circuit, or by or because of the failure of an alarm to be received at the Central Station, or on account of any failure of its employees or others. If there shall, notwithstanding the above provisions, at any time be or arise any liability on the part of the Company by virtue of this agreement or because of the relation hereby established, such liability is and shall be limited to a sum equal in amount to the annual electric protective service charge hereunder, which sum shall be paid and received as liquidated damages and not as a penalty.

9. In the event that any equipment, connecting circuit or Central Station apparatus becomes inoperative as a result of any repairs or alterations to the Subscriber's premises, or as a result of an accident, or of the action of the elements, or when firemen, fire insurance patrolmen or policemen are on or in control of the premises, the operation of this agreement will be temporarily suspended, commencing with the time that the Subscriber or a representative of the Subscriber has had a reasonable opportunity to reach the premises after either knowledge of such condition or the sending by the Company of a notification thereof but commencing not later than the next regular opening time. An allowance will be made for the period during which the same is inoperative, as follows:

(a) If the equipment or that part of a connecting circuit which is on the Subscriber's premises becomes inoperative due to such a condition on or such an occupation or control of the Subscriber's premises, then at a rate equal to 50% of the monthly rate specified in this agreement, or

(b) If the Central Station apparatus or that part of a connecting circuit which is not on the Subscriber's premises becomes inoperative due to a condition in the Company's Central Station or of a connecting circuit, then at a rate equal to the full monthly rate specified in this agreement,

and in such an event the obligation of the Company will be limited to such allowance.

10. All notifications to the Subscriber shall be dispatched by telephone, telegraph or messenger to the Subscriber at such address as the Subscriber may for that purpose from time to time furnish to the Company in writing, or at the Subscriber's written request to any other person or persons by the names and at the addresses which the Subscriber may for that purpose from time to time furnish to the Company. The Subscriber will reimburse the Company for any and all expenses incurred by it in dispatching such notifications when the necessity for them arises through some failure on the part of the Subscriber or a representative or such employee of the Subscriber to cooperate in the rendition or use of the electric protective service.

11. Upon a violation by the Subscriber of any of the covenants or agreements herein contained on the Subscriber's part to be kept, observed and performed, or upon the Subscriber abandoning the premises or renting or subletting the same, or any part thereof, or preventing the Company from furnishing its service hereunder, or if the Subscriber's right to possession of the premises or his ownership of the contents or of the business being conducted therein is questioned, then in any such event, the Company may (a) suspend without notice all service hereunder and under any agreements entered into in connection therewith, without prior suspension of service or following suspension and, in case of either suspension or termination, sever the connection and remove any of its equipment from the Subscriber's premises. Unless this agreement is terminated as above provided, it shall continue in force for and during an initial period beginning with the date hereof, and continuing for one year from the first day of the month following the date that connection with the Central Station is first made hereunder, and thereafter without further writing for and during successive periods of one year each until terminated at the end of said initial period or any successive period by thirty days' prior notice in writing by either party to the other. In the event that the right to terminate this agreement shall enure to and be exercised by the Company hereunder subsequent to the date that connection with the Central Station is first made and prior to a termination date of this agreement as herein provided, the Subscriber shall immediately pay to the Company as damages a sum equal to fifty per cent. of the electric protective service charge for the balance of the initial or the current successive period. In the event that the right to terminate this agreement shall enure to and be exercised by the Company prior to the making of connection with the Central Station hereunder, then the Subscriber shall immediately pay to the Company as damages a sum equal to the amount of the cost to the Company, at the date of termination, of the work performed by the Company upon equipment for the Subscriber's premises or in connection with its installation plus a sum equal to fifty per cent. of the electric protective service charge for one year. Said sums shall be paid and received as liquidated damages and not as penalties.

12. It is understood and agreed that the equipment and service hereunder will be furnished and used in accordance with and subject to such reasonable rules and regulations as may from time to time be established by the Company.

**In Witness Whereof,** the Company and the Subscriber have caused this agreement to be executed this.....

day of..... 192

HOLMES ELECTRIC PROTECTIVE COMPANY,

By..... *N. S. Hills*  
Contract Agent.

SUBSCRIBER

Witness

*American Numismatic Society.*

By

**SCHEDULE OF INSTALLATION**

Referred to in paragraph 1 of this contract as being—  
"Attached hereto and made a part hereof."

**SECOND FLOOR**

Vault

Entrance door connected & tape lined  
3 windows connected & taped

UNITS  
1  
3

**THIRD FLOOR**

Vault

Entrance door connected & tape lined

1  
5

**TOTAL UNITS .. . . . . 5**

All partitions, walls, openings or other portions of the premises not mentioned above are left unprotected, and in the event that any of the equipment specified above shall become out of order or require maintenance, repair or reinstallation, then, upon notification thereof being given to the Subscriber by the Company, such equipment shall be deemed to be, and may be, cut out of the protective installation and the portion of the premises affected shall be unprotected until the required maintenance, repair or reinstallation shall have been made under the terms of this agreement.

Unprotected points particularly called to Subscriber's attention

The partitions, walls, openings, etc., enumerated below are particularly called to the Subscriber's attention as being among the portions of the premises left unprotected.

**All sides, top and bottom of vaults on 2nd and 3rd floors.**

Holmes Electric Protective Company		Form 107-C.O.
Central Office.....	Line Number.....	
Type of Protection.....		
No. of Lines.....	Rate \$.....	per.....
Subscriber.....	(full name)	
Full names of partners, or, if incorporated, where, principal office and names of two officers.		
Billing Address.....	Constr. Chg. \$..... Ad. Payment \$..... Rec'd by.....	
Openings.....	Number of Units.....	units.....
Wall.....	sq. ft. .... "	
Wiring—Ceiling.....	" .... "	
Cabinet Protection.....	" .... "	
Total.....	" .... "	
Connected.....		
Replacing Contract No. ....	dated.....	
on.....	Line No. ....	
Type of Protection.....		
No. of Units.....	Rate \$.....	
From.....		
Continues Service at Same Address		
Former Subscriber.....		
Line Number.....	Type of Protection.....	

## Agreement for Electric Protective Service

This Agreement between the HOLMES ELECTRIC PROTECTIVE COMPANY, hereinafter called the Company, and American Numismatic Society .....hereinafter called the Subscriber,

**Witnesseth:** That the said parties for and in consideration of the mutual covenants herein contained do hereby mutually agree as follows:

1. The Company will furnish its electric protective service to the Subscriber in connection with the Subscriber's premises at **156th Street and Broadway, South West Corner**

by means of the electric protective equipment specified in the Schedule of Installation attached hereto and made a part hereof, connected by individual circuit or circuits with a central station of the Company. The Subscriber will accept service hereunder and will permit the Company's employees to have access to the premises at all reasonable times to carry out this agreement and to install, inspect, adjust, repair or remove the equipment or any part thereof and will furnish the Company from time to time with such keys and other means as will give access to the premises.

2. The Subscriber will pay to the Company.

(a) Before any electric protective service is furnished hereunder an initial charge of \$ ----- to cover the cost of connecting the service and of installing the Company's equipment.

(b) During the term of this agreement an electric protective service charge of **\$ 36.50 ----- per month**, payable monthly in advance.

(c) Upon the rendering of bills therefor charges for special services hereinafter described in accordance with the Company's established schedules.

3. The circuit or circuits, the station set, all signs and name plates and all interior wiring including screens, window taping, stripping, springs, spring blocks, protective panels, traps, ----- which the Company may from time to time place in or about the premises for the purpose of this agreement, shall be and remain the property of the Company; and the Subscriber agrees not to permit, in connection therewith, the attachment or use of any apparatus or appliance which is not furnished by the Company.

All work of maintenance, repair and reinstatement shall be performed by the Company at the expense of the Subscriber. Where the Company finds that such work is necessary it will notify the Subscriber and furnish him with an estimate of the cost of the work to be done on the Subscriber's authorization.

4. Whenever closing the premises the Subscriber or a representative of the Subscriber will set the alarm properly and will remain upon the premises until notified by signal that proper connection with the Central Station has been established; but if it comes to the Company's attention that the premises have been left without the alarm being set properly, the Company will send a man to the premises to set the alarm properly, if possible. If this cannot be done because the equipment at the Subscriber's premises is out of order, temporary minor repairs will be made, if possible. If a connection with the Central Station cannot be established at the time, the Company will dispatch a notification of the inability to establish a connection and furnish a man to watch the premises until the arrival of the Subscriber or a representative of the Subscriber, or until the equipment is temporarily repaired and such connection made; and the Subscriber will pay for the special service of setting the alarm properly, making said temporary minor repairs and watching as above provided.

5. Whenever opening the premises, the Subscriber or a representative of the Subscriber will give the proper opening signal promptly to the Central Station and if the opening signal is not given promptly or if the Subscriber or a representative of the Subscriber shall cause the premises to be opened during any closed period at other than the designated opening time without previously notifying the Company of his intention so to open, thus causing the Company to render the special service of sending a man to visit the premises unnecessarily, the Subscriber will pay for such special service as above provided.

6. Whenever an alarm is received at the Central Station, the Company will send a man to the premises. If able to enter the premises, the man sent by the Company will inspect the equipment to ascertain the cause of the alarm:

(a) If the inspection shows only that the equipment is out of order, it will be repaired temporarily, if possible. If it cannot be repaired temporarily, and the Subscriber or a representative of the Subscriber is not at the premises, the Company will dispatch a notification to the Subscriber of the result of the inspection, and will furnish a man to watch the premises until relieved by the Subscriber or a representative of the Subscriber or until a proper connection with the Central Station is re-established; and the Subscriber will pay for the special service of making temporary repairs and watching the premises as above provided.

(b) If the inspection shows that the alarm is due to an interference with the equipment caused by the efforts of an unauthorized person or of a policeman, fireman or fire insurance patrolman, to enter the premises, or caused by an accident or by the action of the elements, and the Subscriber or a representative of the Subscriber is not at the premises, the Company will dispatch a notification to the Subscriber of the result of the inspection. The Company will furnish a man to watch the premises for a period of two hours from the time the notification of the result of the inspection has been dispatched without further charge, but if the Subscriber or his representative does not come to the premises within that period, the Company will at the expense of the Subscriber continue to furnish a man to watch the premises beyond said period of two hours and until the arrival of the Subscriber or a representative of the Subscriber, for which special service the Subscriber will pay as above provided. When the situation is brought to the attention of the Subscriber or Subscriber's representative upon his arrival at the premises, the Company will be deemed to have performed all the duties required of it in the particular instance.

7. The Subscriber hereby authorizes and directs any man sent to the premises by the Company to detain or cause the detention of or hold in custody for and on the Subscriber's behalf and upon the Subscriber's responsibility, any person found in or about the premises who is, in the judgment of said man, unable properly or satisfactorily to identify himself through the means furnished the Company by the Subscriber, as a person having lawful authority to be in or about said premises; and the Subscriber will indemnify and save harmless the Company from and against any and all liability and expense of any and every kind growing out of any and all claims or causes of action by reason thereof, including claims or causes of action for assault, false arrest or false imprisonment.

8. The Company will do whatsoever has been shown by its experience to be usually required to so organize its forces and maintain its plant and apparatus as to enable it to investigate promptly all cases that come to its attention where the premises have been left without the alarm being set properly, to answer promptly all alarms and to provide men to watch pending the arrival of the Subscriber or a representative of the Subscriber as provided for herein, but if for any extraordinary reason the Company does not have a sufficient force available to furnish a man to watch in each case, it will take such steps as may, in its judgment, be possible and practicable and by so doing will be deemed to have performed all the service required of it hereunder. The Company shall not in any case be liable as an insurer of property or for any loss or damage which may at any time be occasioned by or because of the improper working of any equipment or connecting circuit, or by or because of the failure of an alarm to be received at the Central Station, or on account of any failure of its employees or others. If there shall, notwithstanding the above provisions, at any time be or arise any liability on the part of the Company by virtue of this agreement or because of the relation hereby established, such liability is and shall be limited to a sum equal in amount to the annual electric protective service charge hereunder, which sum shall be paid and received as liquidated damages and not as a penalty.

9. In the event that any equipment, connecting circuit or Central Station apparatus becomes inoperative as a result of any repairs or alterations to the Subscriber's premises, or as a result of an accident, or of the action of the elements, or when firemen, fire insurance patrolmen or policemen are on or in control of the premises, the operation of this agreement will be temporarily suspended, commencing with the time that the Subscriber or a representative of the Subscriber has had a reasonable opportunity to reach the premises after either knowledge of such condition or the sending by the Company of a notification thereof but commencing not later than the next regular opening time. An allowance will be made for the period during which the same is inoperative, as follows:

(a) If the equipment or that part of a connecting circuit which is on the Subscriber's premises becomes inoperative due to such a condition on or such an occupation or control of the Subscriber's premises, then at a rate equal to 50% of the monthly rate specified in this agreement, or

(b) If the Central Station apparatus or that part of a connecting circuit which is not on the Subscriber's premises becomes inoperative due to a condition in the Company's Central Station or of a connecting circuit, then at a rate equal to the full monthly rate specified in this agreement, and in such an event the obligation of the Company will be limited to such allowance.

10. All notifications to the Subscriber shall be dispatched by telephone, telegraph or messenger to the Subscriber at such address as the Subscriber may for that purpose from time to time furnish to the Company in writing, or at the Subscriber's written request to any other person or persons by the names and at the addresses which the Subscriber may for that purpose from time to time furnish to the Company. The Subscriber will reimburse the Company for any and all expenses incurred by it in dispatching such notifications when the necessity for them arises through some failure on the part of the Subscriber or a representative or employee of the Subscriber to cooperate in the rendition or use of the electric protective service.

Lease expires.....month.....day.....year.....

11. Upon a violation by the Subscriber of any of the covenants or agreements herein contained on the Subscriber's part to be kept, observed and performed, or upon the Subscriber abandoning the premises or renting or subletting the same, or any part thereof, or preventing the Company from furnishing its service hereunder, or if the Subscriber's right to possession of the premises or his ownership of the contents or of the business being conducted therein is questioned, then in any such event, the Company may (a) suspend without notice all service hereunder and under any agreements entered into in connection therewith, or (b) terminate this agreement and any agreements entered into in connection therewith by notice to the Subscriber to that effect, without prior suspension of service or following suspension and, in case of either suspension or termination, sever the connection and remove any of its equipment from the Subscriber's premises. Unless this agreement is terminated as above provided, it shall continue in force for and during an initial period beginning with the date hereof, and continuing for one year from the first day of the month following the date that connection with the Central Station is first made hereunder, and thereafter without further writing for and during successive periods of one year each until terminated at the end of said initial period or any successive period by thirty days' prior notice in writing by either party to the other. In the event that the right to terminate this agreement shall enure to and be exercised by the Company hereunder subsequent to the date that connection with the Central Station is first made and prior to a termination date of this agreement as herein provided, the Subscriber shall immediately pay to the Company as damages a sum equal to fifty per cent. of the electric protective service charge for the balance of the initial or the current successive period. In the event that the right to terminate this agreement shall enure to and be exercised by the Company prior to the making of connection with the Central Station hereunder, then the Subscriber shall immediately pay to the Company as damages a sum equal to the amount of the cost to the Company, at the date of termination, of the work performed by the Company upon equipment for the Subscriber's premises or in connection with its installation plus a sum equal to fifty per cent. of the electric protective service charge for one year. Said sums shall be paid and received as liquidated damages and not as penalties.

12. It is understood and agreed that the equipment and service hereunder will be furnished and used in accordance with and subject to such reasonable rules and regulations as may from time to time be established by the Company.

**In Witness Whereof,** the Company and the Subscriber have caused this agreement to be executed this.....

day of.....192

HOLMES ELECTRIC PROTECTIVE COMPANY,

By.....  
*M. J. Hills*

Contract Agent.

SUBSCRIBER

Witness

American Numismatic Society

By

**SCHEDULE OF INSTALLATION**

Referred to in paragraph 1 of this contract as being—  
"Attached hereto and made a part hereof."

**SECOND FLOOR**

Vault

Entrance door connected & tape lined

3 windows connected & taped

UNITS  
1  
3

**THIRD FLOOR**

Vault

Entrance door connected & tape lined

1  
5

**TOTAL UNITS . . . . . 5**

All partitions, walls, openings or other portions of the premises not mentioned above are left unprotected, and in the event that any of the equipment specified above shall become out of order or require maintenance, repair or reinstallation, then, upon notification thereof being given to the Subscriber by the Company, such equipment shall be deemed to be, and may, be cut out of the protective installation and the portion of the premises affected shall be unprotected until the required maintenance, repair or reinstallation shall have been made under the terms of this agreement.

Unprotected points particularly called to Subscriber's attention

The partitions, walls, openings, etc., enumerated below are particularly called to the Subscriber's attention as being among the portions of the premises left unprotected.

All sides, top and bottom of vaults on 2nd and 3rd floors.

**Holmes Electric Protective Company**

FORM 1017-C.O.

Central Office. \_\_\_\_\_ Line Number. \_\_\_\_\_  
Type of Protection. \_\_\_\_\_  
No. of Lines. \_\_\_\_\_ Rate \$ \_\_\_\_\_ per. \_\_\_\_\_  
Subscriber. \_\_\_\_\_  
(full name)

Full names of partners or, if incorporated,  
where, principal office and names of two officers.

Billing Address. \_\_\_\_\_  
Const. Chg. \$..... Ad. Payment \$..... Rec'd by.....

Openings	Number of Units	units
Wall	_____	sq. ft. _____ "
Wiring—Ceiling	_____	" _____ "
Cabinet Protection	_____	" _____ "
Total	_____	" _____ "

Connected \_\_\_\_\_

Replacing Contract No. \_\_\_\_\_ dated \_\_\_\_\_  
on \_\_\_\_\_ Line No. \_\_\_\_\_  
Type of Protection. \_\_\_\_\_  
No. of Units. \_\_\_\_\_ Rate \$ \_\_\_\_\_

Continues Service at Same Address  
Former Subscriber. \_\_\_\_\_  
Line Number. \_\_\_\_\_ Type of Protection. \_\_\_\_\_  
From. \_\_\_\_\_

## HOLMES ELECTRIC PROTECTIVE COMPANY

370 SEVENTH AVENUE

NEW YORK, N. Y.

June 19th, 1929.

The American Numismatic Society,  
156th Street & Broadway,  
New York City.

Attention of Mr. S. P. Noe, Secretary.

Gentlemen:

This will acknowledge your letter of June 17th,  
and confirm the writer's interview with Mr. Wood.

We will be very glad to furnish a man for duty  
during your watchman's vacation from July 8th to 21st inclusive. We understand that the hours are from 5 P. M. to 7:30 A. M. each night. The service charge will be 75¢ per hour plus carfare.

As explained to Mr. Wood, we will take particular care in selecting a man for this post who has been with us several years and whose character we can absolutely rely upon.

We understand that the man will be supervised by means of a time clock that you have on the premises.

Kindly sign and return the enclosed agreement which will cover this work.

We appreciate this opportunity of serving you and hope that you will continue to call upon us when your watchman is off duty.

Yours very truly,

*P. L. Loiseaux*  
Patrol Department.

RLL:T

# Agreement for Special Watch Service

HOLMES ELECTRIC PROTECTIVE CO.

NEW YORK, N. Y.

New York July 8th, 1929.

## PATROL DEPARTMENT

The undersigned hereby requests you to furnish a man in { uniform  
citizen's clothes } to perform watch-duty on the premises The American Numismatic Society, 156th St. & Broadway, N.Y.C. and act under the proper instructions of the undersigned, or his representatives, for which the undersigned agrees to pay you (75¢) Seventy five cents per hour, plus carfare upon presentation of bill therefor.

Although it is expected that you will exercise reasonable care at all times to investigate most carefully the references and character of the men in this service and to employ competent watchmen, it is understood that you will not be liable as an insurer of the property of the undersigned; nor be liable for any loss or damage which may at any time be caused by a watchman furnished hereunder failing to discharge properly his duties in reference to his instructions in excess of a sum equal in amount to the service charge payable under this Special Service Order.

The undersigned agrees to assume all responsibility for the acts of the watchman performed under the direction or pursuant to instructions of the undersigned or the representative of the undersigned, and to exonerate you and save you harmless for and from any claim, damage or expense which you may at any time be subjected to by reason of the instructions which the undersigned or any of his representatives may give the watchman.

Please have the watchman report to our Mr. Woods for duty at 5:00 AM and until 7:30 AM daily until further notice, and from whom he will receive his instructions.

The American Numismatic Society

Witness:

Signed by \_\_\_\_\_

For \_\_\_\_\_

# Agreement for Special Watch Service

HOLMES ELECTRIC PROTECTIVE CO.

NEW YORK, N. Y.

New York July 8th, 1929.

## PATROL DEPARTMENT

The undersigned hereby requests you to furnish a man in uniform citizen's clothes to perform watch-duty on the premises The American Numismatic Society, 156th St. & Broadway, N.Y.C. and act under the proper instructions of the undersigned, or his representatives, for which the undersigned agrees to pay you (75¢) Seventy five cents per hour, plus carfare upon presentation of bill therefor.

Although it is expected that you will exercise reasonable care at all times to investigate most carefully the references and character of the men in this service and to employ competent watchmen, it is understood that you will not be liable as an insurer of the property of the undersigned; nor be liable for any loss or damage which may at any time be caused by a watchman furnished hereunder failing to discharge properly his duties in reference to his instructions in excess of a sum equal in amount to the service charge payable under this Special Service Order.

The undersigned agrees to assume all responsibility for the acts of the watchman performed under the direction or pursuant to instructions of the undersigned or the representative of the undersigned, and to exonerate you and save you harmless for and from any claim, damage or expense which you may at any time be subjected to by reason of the instructions which the undersigned or any of his representatives may give the watchman.

Please have the watchman report to our Mr. Woods for duty at 5:00 P.M. and until 7:30 A.M. 10:00 P.M. daily until further notice, and from whom he will receive his instructions.

The American Numismatic Society

Witness: Signed by \_\_\_\_\_

For \_\_\_\_\_



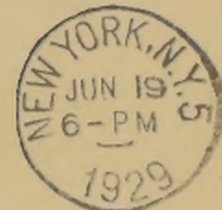
HOLMES ELECTRIC PROTECTIVE CO.,

370 SEVENTH AVENUE,

PATROL DEPT.

NEW YORK, N. Y.

HOLMES ELECTRIC PROTECTIVE CO.  
370 SEVENTH AVENUE  
NEW YORK, N. Y.



The American Numismatic Society,

156th Street & Broadway

New York City.

Attention of Mr. S. P. Noe, Secretary.

Nov. 6, 1930

Holmes Electric Protective Co.

370 Seventh Avenue

New York City

Dear Sirs:

This confirms the telephone order placed by Mrs. Bronson, for two plain clothes men in dark suits, to mingle with our guests at the formal opening of our Museum, on the afternoon of November 13th, from 2:30 to 6:30 P.M. The rates quoted are \$7.50 plus carfare per man.

Very truly yours,

Curator.

# HOLMES ELECTRIC PROTECTIVE COMPANY

370 SEVENTH AVENUE

NEW YORK, N. Y.

A. W. ALLEN, PRESIDENT  
H. C. WARD, OPERATING Supt.  
W. J. FAROUHAR, SEC. AND TREAS.  
W. A. GIBLIN, AUDITOR

TELEPHONE PENNSYLVANIA 6-8100



W. B. MANSON, SALES MGR.  
M. A. MIRANDA, CHIEF ENGR.  
P. R. WEBB, PATROL MGR.  
JOHN BARTELS, CONST. SUPT.

November 8th, 1930.

The American Numismatic Society,  
Broadway & 155th St.,  
New York City.

Attention of Mr. Howland Wood.

Gentlemen:

Thank you for your letter of November 6th,  
ordering the services of two plain clothes men in dark  
suits for the formal opening of your Museum on the  
afternoon of November 13th, from 2:30 to 6:30 P. M.

We understand that the men are to mingle  
with the guests and keep a close watch on the display,  
but are not to make themselves conspicuous.

We appreciate the privilege of serving you  
in this connection.

Yours very truly,

*P. R. Webb*  
Patrol Manager.

WAT T